IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

NANCY HOLLIS AND DAVID HOLLIS

PLAINTIFFS

VERSUS

CIVIL ACTION NO. 1:02CV164GR

SATAR CORPORATION, MAXXIM MEDICAL, FIRST MEDICA ASSOCIATION, CRANBERRY (M) SDN. BHD., JOHNSON & JOHNSON, BECTON, DICKINSON AND COMPANY, SAFESKIN CORPORATION, KIMBERLY-CLARK CORPORATION, ALLEGIANCE HEALTHCARE CORPORATION, ANSELL PERRY, ANSELL PROTECTIVE PRODUCTS, INC., SMITH & NEPHEW, INC., HEALTH INDUSTRIES MANUFACTURERS ASSOCIATION, JOHN DOES 1-10

DEFENDANTS

MOTION TO DISMISS

COMES NOW, the Defendant, First Medica Association, by and through its attorneys of record, and files this, its motion for dismissal in the above styled and numbered cause, and in support thereof would show unto the Court the following, to-wit:

I.

That this lawsuit was originally filed in the Circuit Court of Jackson County, Mississippi, ans was removed to the United States District Court for the Southern District of Mississippi, Southern Division. This matter was then transferred to the Judicial Panel for Multi-District Litigation in Western Pennsylvania by Order of June 5, 2002. That this Defendant, First Medica Association, now seeks dismissal from this cause of action.

II.

The Plaintiff in this matter has based its cause of action upon the assertion and allegation that all defendants named were engaged in the manufacture, sale, and distribution of latex gloves, or that all defendants placed said latex gloves within the stream of commerce, either expecting them to reach the State of Mississippi, or sold and/or manufactured said latex gloves within the State of Mississippi.

This Defendant would further show that it is not engaged in the manufacture, sale, or distribution of latex gloves. This Defendant would further show that it is involved only in the sale and distribution of non-latex materials. By way of proof, this Defendant attaches a copy of its product listing to this Motion, marked Exhibit "A."

WHEREFORE, PREMISES CONSIDERED, this Defendant requests that this Honorable Court dismiss this cause of action against it, with prejudice, at cost to the Plaintiff, as this Defendant is not engaged in any of the allegations asserted in the Plaintiff's petition and therefore is wrongfully named as a defendant.

WHEREFORE, PREMISES CONSIDERED, this Defendant requests that this Honorable Court dismiss this cause of action against it, with prejudice, at cost to the Plaintiff, as this Defendant is not engaged in any of the allegations asserted in the Plaintiff's petition and therefore is wrongfully named as a defendant

Respectfully submitted,

FIRST MEDICA ASSOCIATION

BY: FRANKE, RAINEY & SALLOUM, PLLC

BY: _____

David M. Ishee, MBN 8370

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CERTIFICATE OF SERVICE

I, David M. Ishee, of the firm of Franke, Rainey & Salloum, do hereby certify that I have this day mailed, by United States Mail, postage prepaid, a true and correct copy of the foregoing Motion to Dismiss to the following:

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THIS, the day of December, 2002.

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